Document 3

Filed 06/03/2008

Page 1 of 5

Case 3:08-cv-02603-VRW

WHEREAS the undersigned plaintiff has filed the above-captioned case;

WHEREAS plaintiff alleges antitrust violations on behalf of purchasers of domestic containerized ocean shipping services for service between the continental United States and Hawaii ("Hawaiian Ocean Shipping");

WHEREAS four complaints have been filed to date in multiple federal district courts by plaintiffs purporting to bring class actions on behalf of purchasers of Hawaiian Ocean Shipping (collectively "the Hawaiian Ocean Shipping Cases");

WHEREAS, a motion is pending before the Judicial Panel on Multidistrict Litigation to transfer the Hawaiian Ocean Shipping Cases to this jurisdiction for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. section 1407;

WHEREAS plaintiff anticipates the possibility of Consolidated Amended Complaints in the Hawaiian Ocean Shipping Cases;

WHEREAS plaintiff and Matson Navigation Company, Inc., Alexander & Baldwin, Inc., Horizon Lines, LLC, and Horizon Lines, Inc. ("Defendants") have agreed that an orderly schedule for any response to the pleadings in the Hawaiian Ocean Shipping Cases would be more efficient for the parties and for the Court;

PURSUANT TO CIVIL LOCAL RULE 6-1(a), PLAINTIFF AND
DEFENDANTS, BY AND THROUGH THEIR RESPECTIVE COUNSEL OF RECORD,
HEREBY STIPULATE AS FOLLOWS:

1. The deadline for Defendants to answer, move, or otherwise respond to plaintiff's Complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a Consolidated Amended Complaint in the Hawaiian Ocean Shipping Cases; or (2) forty-five days after plaintiff provides written notice to Defendants that plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that Defendants should agree to an earlier response date in any Hawaiian Ocean Shipping Case, except by court order, Defendants will respond to the Complaint in the above-captioned case on that earlier date.

2. 1 This Stipulation does not constitute a waiver by Defendants of any defense, 2 including but not limited to the defenses of lack of personal jurisdiction, subject matter 3 jurisdiction, improper venue, or service of process. IT IS SO STIPULATED. 4 5 Dated: June 3, 2008 6 PEARSON, SIMON, SOTER, WARSHAW & PENNY, LLP 7 Stan Keisen 8 9 Bruce L. Simon Esther L. Klisura PEARSON, SIMON, SOTER, 10 WARSHAW & PENNY, LLP 44 Montgomery Street, Suite 1430 San Francisco, CA 94104 11 Telephone: (415) 433-9000 12 Facsimile: (415) 433-9008 13 Clifford H. Pearson Gary S. Soter 14 Daniel L. Warshaw PEARSON, SIMON, SOTER, WARSHAW & PENNY, LLP 15 15165 Ventura Boulevard, Suite 400 16 Sherman Oaks, CA 91403 Telephone: (818) 788-8300 17 Facsimile: (818) 788-8104 18 Thomas V. Girardi J. Paul Sizemore 19 Jennifer Lenze **GIRARDI KEESE** 20 1126 Wilshire Boulevard 21 Los Angeles, CA 91101 Telephone: (213) 977-0211 (213) 481-1554 22 Facsimile: 23 Glenn J. Stanford TAM & STANFORD 1001 Bishop Street, Suite 1100 24 American Savings Bank Tower Honolulu, HI 96803 25 Telephone: (808) 522-9111 26 Facsimile: (808) 522-9100 27 Counsel for Plaintiff 50th State Distributors, Inc. and the Proposed Class

28

1	Dated: June, 2008		GIBSON, DUNN & CRUTCHER, LLP
2	·		Dells. Sanders
3		· · · · · · · · · · · · · · · · · · ·	Joel Sanders
4			Rachel S. Brass GIBSON, DUNN & CRUTCHER, LLP
5			One Montgomery Street Post Montgomery Center San Francisco, CA 94104
6			Telephone: (415) 393-8200
7 8			Facsimile: (415) 986-5309  Counsel for Defendants
9			Matson Navigation Company, Inc. and Alexander & Baldwin, Inc.
0			
1	Dated: June, 2008		McGUIREWOODS LLP
12			
13			Darrel C. Menthe McGUIREWOODS LLP
4	·		1800 Century Park East, 8th Floor Los Angeles, CA 90067
15			1800 Century Park East, 8th Floor Los Angeles, CA 90067 Telephone: (310) 315-8219 Facsimile: (310) 315-8210
16			
17			Richard J. Rappaport Amy B. Manning Tammy L. Adkins
18			McGUIREWOODS LLP 77 West Wacker Drive
19 20			Suite 4100
21			Chicago, Illinois 60601 Telephone: 312.849.8100 Facsimile: 312.849.3690
22			
23			Counsel for Defendants Horizon Lines, LLC and
24			Horizon Lines, Inc.
25			
26			
27			
28			

1		8
1	Dated: June, 2008	GIBSON, DUNN & CRUTCHER, LLP
2		
3		
4		Joel Sanders Rachel S. Brass
5		GIBSON, DUNN & CRUTCHER, LLP One Montgomery Street
6		Post Montgomery Center San Francisco, CA 94104
7	·	Telephone: (415) 393-8200 Facsimile: (415) 986-5309
8		Counsel for Defendants
9		Matson Navigation Company, Inc. and Alexander & Baldwin, Inc.
10	Dated: June, 2008	McGUIREWOODS LLP
11	Dated. Julie, 2008	11/1//
12		Call Mell
13		Darrel C. Menthe McGUIREWOODS LLP
14		1800 Century Park East, 8th Floor
15		Los Angeles, CA 90067 Telephone: (310) 315-8219
16		Facsimile: (310) 315-8210
17		Richard J. Rappaport
18		Richard J. Rappaport Amy B. Manning Tammy L. Adkins McGUIREWOODS LLP
19		77 West Wacker Drive
20		Suite 4100 Chicago, Illinois 60601 Telephone: 312.849.8100 Facsimile: 312.849.3690
21		Facsimile: 312.849.3690
22		
23		Counsel for Defendants Horizon Lines, LLC and
24		Horizon Lines, Inc.
25		
26		
27		
28		